

see 62 FR 67624, published on December 29, 1997.

**Troy H. Cribb,**

*Chairman, Committee for the Implementation of Textile Agreements.*

**Committee for the Implementation of Textile Agreements**

April 7, 1998.

Commissioner of Customs,  
*Department of the Treasury, Washington, DC 20229.*

Dear Commissioner: This directive amends, but does not cancel, the directive issued to you on December 19, 1997, by the Chairman, Committee for the Implementation of Textile Agreements. That directive concerns imports of certain cotton, wool and man-made fiber textile products, produced or manufactured in Guatemala and exported during the periods January 1, 1998 through May 30, 1998 and January 1, 1998 through December 31, 1998.

Effective on April 13, 1998, you are directed to increase the guaranteed access level for Categories 342/642 to 66,096 dozen for the period January 1, 1998 through May 30, 1998.

The Committee for the Implementation of Textile Agreements has determined that this action falls within the foreign affairs exception of the rulemaking provisions of 5 U.S.C. 553(a)(1).

Sincerely,

Troy H. Cribb,

*Chairman, Committee for the Implementation of Textile Agreements.*

[FR Doc. 98-9629 Filed 4-10-98; 8:45 am]

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**COMMITTEE FOR THE IMPLEMENTATION OF TEXTILE AGREEMENTS**

**Amendment of Coverage of Import Limits and Visa and Certification Requirements for Certain Part-Categories Produced or Manufactured in Various Countries**

April 7, 1998.

**AGENCY:** Committee for the Implementation of Textile Agreements (CITA).

**ACTION:** Issuing a directive to the Commissioner of Customs amending coverage for import limits and visa and certification requirements.

**EFFECTIVE DATE:** May 11, 1998.

**FOR FURTHER INFORMATION CONTACT:** Lori E. Mennitt, International Trade Specialist, Office of Textiles and Apparel, U.S. Department of Commerce, (202) 482-3400.

**SUPPLEMENTARY INFORMATION:**

**Authority:** Section 204 of the Agricultural Act of 1956, as amended (7 U.S.C. 1854);

Executive Order 11651 of March 3, 1972, as amended.

To facilitate implementation of the Uruguay Round Agreement on Textiles and Clothing, and textile agreements and export visa arrangements based upon the Harmonized Tariff Schedule (HTS), certain HTS classification numbers are being changed for products in part-Categories 369-L and 670-L which are entered into the United States for consumption or withdrawn from warehouse for consumption on and after May 11, 1998, regardless of the date of export.

In the letter published below, the Chairman of CITA directs the Commissioner of Customs to amend all import controls and all visa and certification arrangements for countries with part-Categories 369-L and 670-L.

**Troy H. Cribb,**

*Chairman, Committee for the Implementation of Textile Agreements.*

**Committee for the Implementation of Textile Agreements**

April 7, 1998.

Commissioner of Customs,  
*Department of the Treasury, Washington, DC 20229.*

Dear Commissioner: This directive amends, but does not cancel, all monitoring and import control directives issued to you by the Chairman, Committee for the Implementation of Textile Agreements, which include cotton and man-made fiber textile products in part-Categories 369-L and 670-L, produced or manufactured in various countries and imported into the United States on and after May 11, 1998, regardless of the date of export.

Also, this directive amends, but does not cancel, all directives establishing visa and certification requirements for part-Categories 369-L and 670-L for which visa arrangements are in place with the Government of the United States.

Effective on May 11, 1998, you are directed to make the changes shown below in the aforementioned directives for products entered in the United States for consumption or withdrawn from warehouse for consumption on and after May 11, 1998 for part-Categories 369-L and 670-L, regardless of the date of export:

Category	HTS change
369-L .....	Replace 4209.92.6090 with 4209.92.6091—definition remains unchanged. re-
670-L .....	Replace 4209.92.9025 with 4209.92.9026—definition remains unchanged. re-

The Committee for the Implementation of Textile Agreements has determined that these actions fall within the foreign affairs exception to the rulemaking provisions of 5 U.S.C.553(a)(1).

Sincerely,

Troy H. Cribb,

*Chairman, Committee for the Implementation of Textile Agreements.*

[FR Doc. 98-9631 Filed 4-10-98; 8:45 am]

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**COMMITTEE FOR THE IMPLEMENTATION OF TEXTILE AGREEMENTS**

**Textile and Apparel Categories With the Harmonized Tariff Schedule of the United States; Changes to the 1998 Correlation**

April 7, 1998.

**AGENCY:** Committee for the Implementation of Textile Agreements (CITA).

**ACTION:** Changes to the 1998 Correlation

**FOR FURTHER INFORMATION CONTACT:** Lori E. Mennitt, International Trade Specialist, Office of Textiles and Apparel, U.S. Department of Commerce, (202) 482-3400.

**SUPPLEMENTARY INFORMATION:**

The Correlation: Textile and Apparel Categories based on the Harmonized Tariff Schedule of the United States (1998) presents the harmonized tariff numbers under each of the cotton, wool, man-made fiber, silk blend and other vegetable fiber categories used by the United States in monitoring imports of these textile products and in the administration of the textile program. The Correlation should be amended to include the changes indicated below. These changes were effective on April 1, 1998:

**Changes to the 1998 Correlation**

These numbers were renumbered due to the creation of the statistical breakouts for cooler bags in chapter 63. The categories and definitions remain the same:  
4209.92.6090 (369) becomes 4209.92.6091 (369).  
4209.92.9025 (670) becomes 4209.92.9026 (670).  
4209.92.9035 (870) becomes 4209.92.9036 (870).

**Troy H. Cribb,**

*Chairman, Committee for the Implementation of Textile Agreements.*

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